SILLS CUMMIS RADIN TISCHMAN EPSTEIN & GROSS, P.A. 712 Fifth Avenue New York, New York 10019 (212) 643-7000 Attorneys for Defendants

IN CLERK'S OVFICE U.S. DISTRICT COLUMN ED.N.Y. F.M. P.M. P.M. INVEAM.

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

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Plaintiff,

v.

GENERAL MILLS INC., CHAIRMAN CHIEF EXECUTIVE OFFICER GENERAL MILLS, INC., STEPHEN W. SANGER, THE PILLSBURY COMPANY, DIRECTORS - THE PILLSBURY COMPANY, PROGRESSO QUALITY FOODS COMPANY, DISTRIBUTORS - PROGRESSO QUALITY FOODS COMPANY

efen	

STATE OF NEW JERSEY

COUNTY OF ESSEX

Civ. Case: #2-02-00208 (AR) (LB)

AFFIDAVIT OF WILLIAM LOUIS
HURLOCK IN SUPPORT OF
DEFENDANTS' MOTION TO DISMISS
OR IN THE ALTERNATIVE FOR A
MORE DEFINITE STATEMENT OF
THE COMPLAINT

WILLIAM LOUIS HURLOCK, of full age, being duly sworn according to law, upon his oath, deposes and says:

ss:

)

- 1. I am an attorney employed by Sills Cummis Radin Tischman Epstein & Gross, P.A., attorneys for the defendants General Mills, Inc., et al. ("defendants"). I submit this Affidavit in support of the defendants' motion to dismiss the Complaint of William J. Higgins, Jr., *Pro Se* or in the alternative a more definite statement of the Complaint.
 - 2. Attached hereto as Exhibit A is true and correct copy of the Complaint served on the

defendants.

Sworn to before me this 2/ st day of _______

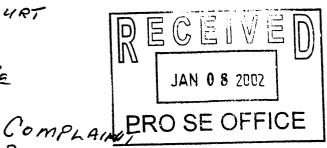
_, 2002

Notary Public

DEBORAH A. PIERCE NOTARY PUBLIC OF NEW JERSEY Commission Expires 3/21/2007

;

LANTED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK WILLIAM J HIGGINS JE PROSE PLAINTIFF



A GAINST

PLAINTIFF DEMANOS TRAL BYJUR

DEFENDANTS NAME GENERAL MILLS INC.

GENERAL MILLS INC CHAIRMAN, CHIEF EXECUTIVE OFFICER STEPHON Wan THE PILLSBURY COMPANY, DIRECTORS
PROGRESSO QUALITY FOODS COMPANY, DIRECTORS, DISTRIBUTORS.

1. AT ALL TIMES HEREINAFTER MENTIONED PHAINTIFF WAS AND STILL IS A RIZSIDENT OF NEW YORK STATE RESIDING AT 861 GLEN KEITH ROAD, GLEN COUE NEW YORK 15;

2, DEFENDANT GENERAL MILLS INC.
STEPHAN W. SANGER CHAIRMAN CHIEF EXECUTIVE OFFICEA THE PLASBURY COMPANY, DIRECTORS PROGRESSO QUALITY FOODS COMPANY, DIRECTORS, DISTRIBUTO

AND HAVING A MAIN OFFICE AT: GENERAL MILLS INC. ONE GENERAL MILLS BLUD, MINNEAPONS, MINN 55426 THE PINNSBURY COMPARY COMPARY, DIRECTORS 2866 PILLSBURY CENTER, MINNEAPOLIS MINN. PROGRESSO QUALITY FOODS COMPANY, DIRRECTORS DISTRIBUTORS P.O. BOX 555, VINELAND, NEW JERSEY 08360

- DEFENDANT IS A RESIDENT MINNEAPONS, MINN 56426 MINNEAPONIS MINN 55402 VINELAND, NEW JERSRY 08360
- 3 THE TURISPICTION OF THIS COURT
 15 /NUMBER PHRSHAMT TO 2848 C 1335
 LONG ARM STATUTE OF THE FIEDERAL
 USC TO COMPLAIN IN CIVIL A CTIBY
 A GAINST ALL DEFIENDAMES, ARTICLE
 DISTRICT COURT TO HEAD COMPLAINTS
- 4 GIVE A CLEAR AND CONCISE STATISMENT OF FACT UPON WHICH YOU ARE BASING YOUR COMPLAINT (SEE ATTACHED).
- 5. WHEREFORE PLAINTIFF DEMANS:
 MOMET DAMAGES IN THE AMOUNT OF
 9 950, 000.00 PYNITIVE DAMAGES
 EXDENSIES FOR MEGALE COLTS CONSCITING

. PERMANIEMT / MJUNET, DAJ AGAINST TITR DISFRADAMT FROM PRAFORMING CERTAIN ACTS IN THE FUTURE

AMT FURTAM RELIEF WATER THE COURT MAY DERM APPROPRIATE

> Willen J August 86 L Glan Keeth Roof Glan Cown Maner Jul 1842. 516 67 4 43 66

On or about November 30, 2001, I consumed one can of Progresso Quality Foods Company New England Clam Chowder. On that particular day I placed the contents of can of Progresso New England Clam Chowder into a clean pot and then a soup bowl both which were clean. I consumed that product which contained a large shell approximately 1/4 to 1/2 inch in diameter causing irritation to my teeth, mouth, swallowing most of the shell into my stomach and spit the remainder onto the kitchen table. I placed particles of shell into Progress soup can and wrapped it with clear plastic. I became extremely panicky, emotionally confused and thought that shell particles were damaging my mouth, teeth, bloodied my mouth, throat and stomach. Immediately after consuming the shell I took bread to absorb the sharp shell particles that were consumed in my body. I went into emotional shock and placed myself on the bed. I then took a tranquilizer prescribed by an MD as I currently suffer from major depression and anxiety. I spent the afternoon in bed and watched for further blood flow from mouth and from bowel movement for a few days. I remained at home for a few days considering medical treatment. I observed a very dark color in waste product. I was confused, in trauma and watched closely for further damage. I continued taking my tranquilizers and panic medication and watched for further blood in waste produce. I was terrified, panicky, emotionally drained and exhausted for days. I called my psychiatrist, visited his office and told him of circumstances. I discussed emotional panic, anxiety and stress brought about by the swallowing of the shell.

On or about Dec. 3, 2001 I called to General Mills consumer complaint Dept. in Minneapolis, Minnesota, corporate parent of Progresso Quality Foods Company and discussed occurrence with their representative. Unsatisfied I tried to speak to the Chairman of the Board to complain. I was told he was unavailable. I then spoke at another time with Mr. Hagen, Manager of complaints. I complained to him and stated my intention of filing a complaint in court. He consulted with management and offered consideration of insignificant amount for damages. I have all dates and phone numbers of people contacted at General Mills etc.

Damages have been sustained, mental damage, physical damage and economic damage. I state the following causes of action to sue General Mills Inc., its subsidiaries i.e. Pillsbury, Progresso Foods Company and their directors as well as the Chairman and the Vice Chairman of General Mills.

Causes of Action are as follows:

Product Liability Negligent Product Liability Tort of Negligence Strict Liability Tort Liability Pain and Suffering Misrepresentation Conscience Shocking Contributory Negligence Culpa Lata Absolute Liability Failure to actin a manner that would be reasonable Neglect - failure to act with reasonable care, a duty which should be performed by law Non Performance - failure to perform by obligation Negligent consideration - something of value given in exchange for something else Nuisance

Failure to perform adequate inspection of product
Prima Facie cause for negligence
Res Ipsa Loquitur
Joint and several liability
Ad Damnum
Manufacturing defects
Breach of Warranty
Negligent Infliction of emotional distress
Tort Damages - restore plaintiff to pre tort position economic damage physical pain,
mental distress

I remained in severe stress disorder for many days until the stress and worry caused me substantial and significant chest pain. I went directly to my general practitioner doctor, who saw me immediately without an appointment. He did a cardiogram and contacted Saint Francis Hospital in Nassau County. He sent me directly to the emergency room of that hospital where I met my wife. I was immediately treated with intravenous, cardiogram and medication by numerous emergency room doctors and registered nurses who monitored physical condition for a number of hours.

I submit to this honorable court this is an honest sworn complaint attached. I set forth all facts as occurred with causation, significant, substantial causes of actions against defendants. I also set forth this complaint and plead that this civil action be entered into the Federal District Court at Cadman Plaza, Brooklyn, New York indexed and seek relief for damages in the amount of \$10,000. Further, I ask this honorable court to provide relief and grant to this plaintiff permission to proceed under the long arm statute of the U.S.C. to sue all defendants more precisely under 28 U.S.C. s 1331. I plead that this court will grant plaintiff jurisdiction of these defendants under U.S. Constitution Article 3 Statute 2 authorizes the Federal Court to hear cases where parties are from different states as well as authorization to serve complaint summons on all defendants in this action and proceed with legal counsel to set forth into this court all the defendants in this action as I seek judicial relief for all sustained mental, physical and economic damages. I also ask that the honorable court grant relief for punitive damages to the plaintiff as the honorable court deems reasonable along with relief of all court costs, possible fees etc. Negligence by a large corporation and shameless consideration cannot be left untold as the consumer has every legal right to bring defendants to this court.

I wish to thank this honorable court for its consideration of this complaint and pray that its is accepted into this court.

will of Hugg

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THE PHAINTIFF IN TITIS FED FRAN ACTION IH THIS HONORABER DISTRICT COURT IN THE COUNTY OF KINGS BROOK LY RD, NEW YORK SETS
FORTH PLEADINGS, COMPLAINT, NOTARTZED DOCUMENT
AND STATES TITAT HE PERSONALLY IS OF PAUDER COMPENT
STATUS OWING APPROXIMATELY THE SUM OF 116.00 HAS
NO STOCKS BONDS MUTURE FUNDS, MUNICIPAL FUNDS, TRUST FUNDS, ESTATES, AUTOMOBINES AND PHAINTIFF IS ON CONTINUING PERMAN EMIT DISABILITY FROM THE SOCIAL SECURITY ADMINISTRATION FOR SIGNIFICANT REASONS ATTACHED, RECEIVES MONTHLY INCOME OF \$ 1380.00 Fear Social Security DISABILITY, 101,00 FROM VETRIANS ADMINISTANTION FOR DISABILITY. THR PARINTIFF IS MARRIED RESIDES AT 86 L GLAM KIEITH ROAD GREW COUR WANTER 11542 AND STATES TO TOUS HON CRAISE COURT A SUBSTAINT COMPLAINT FOR & SIGNIFICAMT DAMAGES ECONOMIC, MANTER PHYSICAN, ETC WHICH RESULTED FROM Consumption or PRODUCT WHICH CLAS NEGHIGRATAY PRODUCTED, MAN INFACTURED, MARKETED BY ANL DREENDANTS JOINTLY ET. Ah. COHICA CAUSED IRREPERABLE UNREVERSABLE DAMAGE TO PLANTIPE PRSULTING IN HOSDITAZIZATION FOR CIPEST PAINS, ANGIA GRAM IN ST. FRANCIS HOSPITAL PORT WASHINGTON NEW YORK EMBRGENCY TREATMENT BY PERSONAL) MEDICAL DUCTOR FOR CLARST PAINT,

PSYCHIATRIST AND LASTRY HOSP, TALIZATION IN NORTH SHORE YNIVER SITY HOSPITAL IN GARN COUR REERNTHY FOR CHEST PAIN, AUTOMOBINE ACCIDENT WHILE TRAVERLING TO FRORRAL DISTRICT COURT CENTRAN ISNIP NAW YORK FILE COURT COMPLAINT. THE PHAINTIFE IN THIS COMPHAINT REQUESTS THIS HONORABUR COURT DISTRICT COURT AT CADMAN PLAZA BROOKWAN PLAW YORK TO RECIEVE AM DOCGMENTS COPIES OF DOCYMENTE, COMPGAINT SOCIAL SACCIEITY DOCCHMENTS, PALARER STATUS FERMS APPROX/MATRLY TWENTY PAGES OF COMPLAINT FILED IN THIS DISTRICT COURT THIS EIGHTH OF TANCEART, 2002 Anome WITH ADDITIONAL 2 PAGES STATING COMPHAINT FOR APPROXIMITELY TOURANTY ITEMS FOR PRODUCET KINBURNEY OF RIABILITY, TOOK OF TOOT STRICT ABSOLGTE LIABILITY TOOT OF CONTRIBUTION OF MISREPRESENTATION FRAUD NECKTORY MISREPRESENTATION PROLITERING NECKTORICE NEC PERFORMANCE, NEGLIGENT CONSIDERATION, PRIMA FACIE CAUSA FOR NIBELLE

RES IPSA LOQUITUR, JOINT AMB SEVERAL LIABINITY, AD DROUM, MANGEACTORING DEFECTS, BREACH OF WARRANTY NEGWERNT/NFLICTION OF EMOTIONAL STRESS PHYSICAL DAMAGES MENTAL DAMAGES ECONOMIC DAMAGE, TORT DAMAGES (RRSTORE PLAINTIFF TO PRE TORT POSITION RTC. PLAINTIFF SHOWITS TO THIS AN HONEST TRUTH FUL COMPLAINT WAICH WAS CAUSED BY AND DEF ENDANT STATED IN THE STATE OF WEW YORK THE PLANATIRE WITH CLEAR HANDS ENTERS THIS COMPLAINT INTO 979 S FRO EA AL DISTRICT COURT AND SPERKS PELIEF FOR SIGNIFICANT DAMAGES CAUSED BY AND DEFRAID AND JOINTAY FITAL, PUNITIUR DAMAGES AS DEEMED REASONABLE AGAINST AM DEFEARD ANTS AMO STAKS RELIEF FOR ALL INCHER THE CORRT



WHICH WILL BE SUBSTANTIATED. THE PHAMITIEF REQUESTS THIS 4 ON DRABLE DISTRICT FRORRAL COURT TO GRANT PLAINTIFF JURIS DICTHON OF ALL DEFFENDANTS UNDER THE U.S. CONSTITUTION ARTICLE 3 STATUTE 2 AUTHORIZAG THIS FRORM DISTRICT CORET TO HRAR CASRS OF CIVIL ACTION WHERE PARTIES ARE FROM DIFFEREN STATES AS WALL AS AUTACRIZATION TO SERVE COMPLAINT ON ALL DEFERODANTS JOINTLY, PERCENARLY BY SUMMONS DELIVERRO TO ALL DEFEADANTS. BY THE U.S. FED FERAL MARCHAIL THE hose arm STATITE OF THE U.S. USC PRREISELT 28 CI.S.C. 5 1331 PREMITS SURP. THR PLAMTIER WINL STATE AS MANY CAUSES OF ACTIONS COMPHAINTS UNDER ALL U.S. USC TITLES STATETES CORRES DONA
AS POSSIBAR IN ALL OF THE FOLLOW TO DONA

WHERE PARTIES ARE FROM DIFFIERRY STATIES TAS GOOD AS AUTHORIZATION TO SERVE COMPLANT SUMMONS ON AND PEFRNOANTS IN THIS ACTION, TITLE 28 45C ANDWS ERORAL DISTRICT COURTS JURISDICTION OUR DEFRAIP ANTS PART IV GRANTS JUR IS DICTION AND VENUE. FEDERAL DISTRICT COURT GRANTS JURISDICTION BASAD ON DIVERSITY S 1332. COURT HAS JURISD, CTION OVER FEDERAL ISSUR APPLY GIBBS, DISTRICT COURTS HAVE JURSDICTION OF ALL GIVIN ACTIONS ARISING GNOFA THE CONSTITUTION LAWS OF U.S. USC 1331 DISTRICT COURTS HAUR ORIGINAL JURISDICTION WHEN MATTRA IN CONTROVERSY EXCRES 50,000.00 AND IS BETWEEN CITIZENS OF DIFFERENT STATIZES USC 5 1332. ADVCO ("FIELD" PREEMPTION THAT FEDERAL LAW COMPLETIENT DISPLACES STATE LAW. HOLMES (AMER, WELL WORK) - AN ACTION BAN ARER UNDER THE LAW THAT CREATES THE CAUSE OF ACTION . CARDOZO (GUILTY TEST! FIRST FRO LAW AN ELEMENT OF THE CLAIM. DIVERSITY EXISTS FOR EACH CLAIM. CORPORATIONS PRINCIPAL PLACE OF BUSINESS. STATE OF INCORPORATIONS CAN BE ENTOINED UNDER JURISDICTION OF THE COURT UNDER S 1332 OF USC., DIVERSITY PREVENTS PREJUDICE AND ALLOWS PHAINTIFF TO AGGREGATE AND CLAIMS AGAINST DEFENDANTS & S' 1331 USC PONCY
CAM DIETERMINE JURISDICTION ON FIRST PRODERRY FILED COMPLAINT

ARTICLE III OF THE CONSTITUTION PROMITS THE JOINDER OF ADDITIONA PARTIES . IF A FEDERAL RULE COVERS THE ISSUE IN QUESTION AND IF THE FEDILO DE RULE 15 CONSTITUTIONAN (COMPORTS WITH THE RULE FNABLING ACT) THEN THE FEDERAL RULE MUST BE APPHIRD . TITLE 28, PART IN CHAPTIER 85- GRANTS PISTRICT COURTS TURISDICTION S 1332, DIVERSITY OF CITIZIENSHIP STATUTE (Q) DISTRICT COURTS SHAW HAVE JURISDICTION OUEL AN NAMED DEFE SYPANTS, JURISDICTION UNDER SECTIONS 5 1330, 5 1331, 5 1332, S 1339 POSTAL MATTEL PLACING DOCUMENTS IN FROEDRIUS MAIL, S 1349 S 1350 ACTION FOR
TOUT, S 1355 S 1357 INJURIES WINDER FEDERAL LAWS, S 1359' PARTIES COLLUSIVELY JOINTED, JOINTLY WARRA S 136C, FRAUD - BREACH OF CONTRACT, E RESTORA
PHAINTIFF BACK TO PRE TORT POSITION, MISPERENTATION

Case 2:02-cv-00208-ARR-LB Document 17 Filed 06/27/02 Page 14 of 37 PageID #: 75 MISREPRESTATION (OF) PRODUCT, PHAINTIFF WINZ ANLEGR TRAT AND OF THE DEFENDANTS JOINTRY ET. AL, ARR FRAUDHEAT IN MISREPRESENTANG PRUDUCT, WHICH CONTAINED HARMFUL ABRORMANNY DANGEROUS CLAMSHERC PARTICHES, FAILED UNDER BREAKY OF WARRANTY TO PRODUCE, MANGEACTURY MARKET, A REASONABLE SAFECONSUM ABLE PRODUCT BROUGHT UPON PLANTIFE SIGHIF CHAIT SUBSTANTIAL PHYSICAL MENTAL, ECONOMIC DAMAGES
EXTREME PANIC, ANXIETY, MENTAL ANGUISH, HARM, ALARM AND THAT DEFENDANT JOHTHY (ALL) ET. AL ARR OF DIRTY H AUDS IN ADDITION TO AM REQUESTED

MON RT ARY DAMACERS SET FOOTH

THE PHANTIFF ASKS THIS HOWCEABLE

COURT TO PUMISH AND DEFENDAMTS JOINTRY ET. AL. AND ASS ESS REASONABLE AS RINITIUE DAMAGES AGAINST AND NAMED AS

THE PHAINTIFF CINDER PAUDER STATUS SRTS FORTH THAT CLAID ER THE TITGES, ARTICHES, STATUTES OF THE FEDRAR U.S.C. CODE CONDER THE DECLATORY TUDGEMENT ACT THAT THIS HONORARME COURT
MUST RECEIVED PHAINTIFF'S HUMBLE WEAR PREADED COMPLAINT AGAINST AND DEFFENDANTS JOINTHY ET.AL. ARTFULLY PLEADED TO THE BEST OF PHAINTIFF'S ABINTY IN FEDERAL DISTRICT COURT BROOKATH, WRW YORK And THAT JURISDICTION OF AMZ DRERALDAMIS TOINTLY IS PREMITTED CONDER LAWS OF THR USC 5 1332 ARTICKE 3/ STATUTE 2

GETTHEN OF THE UNITED STATES CONSTITUTIONS.

5 1441 (1) A CORPORATION SIMPLE BIE DIFFEMIEN TO BE A CITIZEN OF ANY STATE WHICH IT IS INCORPORATED AND OF THE STATE WHICH IT IS 175 PRINCIPAL PLACE OF BUSINESS. TITHE 28 PART IN CHARTER SG SIZCTION 1357 STATUTE THE DISTRICT COURT SHAW HAVE JUR ISPIRITION OF AMY CIVIL ACTION BY ANY PRASON TO RECOVER DAMAGES FOR ANY MAYEY TO HIS PERSON. TITUR 28, PART IN CHAPTER SJ-BRANTI DISTRICT COURTS ORIGINAL AMO EXCLUSIVE JURISDICTION IN ANY CONTROVERSART COMMENCAD BY A PROSON, TITLE 28 PART IV CHAPTER 87 GRANTS DISTRICT COURT UFENCIE UNDER PART IV CHAPTER 87 STATUTE (a) A CIVIL 28 ACTION WHEREIN JURISDICTION IS FOUNDED PROVIDED BY LAW BE BROUGHT IN (1) A JUDICIAL DISTRICT WHERE DEFENDRAT RESIDES (2) JUDICIAL DISTRICT IN WHICH A SUBSTAUTIAL PART OF EVENTS GIVING PRISE TO THE CLAIM OCCUPER ROOM DE STOPPET PROPERTY THAT IS SUBSIDE TUE ACTION IS STRAFTED (3) A TITLE 28 PART IV CHAPTER 159 STATUTE IN DAY CIVIL ACTION OF INTERPLEADER UNDRA SECTION 1335 OF THIS TITUE A DISTRICT COURT MAY ISSUR ITS PROCESS FOR ALL CLAIMANTS AND ENTRY ITS ORDER RESTRAINING THEM FROM INSTITUTING OR PROSECUTIVE ANT PROGREDIN IN AMY STATE OR WARITED STATES COYET AKERITHMETERS FROTTY TIL FUTHER DRORA OF THE GOODET.

PHAINTIFF ARGUES FOR PRELIEF UNDER THE DOCTRINE OF STRICT KIABILITY PLAINTIFE CAN RECEIVE COMPENSATION FOR DAMAGES WITHOUT SHOWING ADIT THING OTHER THAN
THE MANUFACTUREN DID MARKET A PRODUCT THAT WAS UNREASONABLY DANGEROUS. PLAINTIFF IS NOT REQUIRED TO SHOW HOW THE PRODUCT'S DEFECT CAME INTO BEING, PHAINTIFF ONLY HAS TO SHOW PRODUCT WAS DEFECTIVE I.C. THAT THE MANUFACTUREN OFFICERD THE PRODUCT FOR SALE TO EASTER THE STREAM OF 1 OMMERCE AND THAT INTURY RESULTED FROM DEFECTIVE PRODUCT DEFENDANTS (ALL) TORT CAUSED PLAINTIFF INJURIES AND WHICH WAS THE RESULT OF THE NEGHGENCE OR INTENTIOUN MISCONDUCT PLAINTIFF SCISTAINED TORT OF NEGLIGENER WHEN THE DEFENDANTS CAUSED SUFFERING A LOSS, DUR TO FAILURE TO EXEDCISE REASONABLE AMOUNT OF CARE, THE COURT SHOULD QUESTION THE DEFIZIORMES AS TO WHETHER THEY ACTED WITH REASONABLE PRUDENT CARE IN PRODUCTION OF PRODUCT GOOFERNED UNDER IRREGULATION OF FROMAL FOOD AND DRUG ACT

PRAINTIFE CHAIMS THAT STRICT LIA BILLY AGAINST DEFENDANTS FOR A BHORMAL DAOSGEROUS CONDITION OF DEFECTIVE MANUFACTURED PRODUCT ABBORMAL CONTENTS OF SHELL PARTICLES WHICH ARE LENGUISHER AND/OR NON NATHRAL FOR CONSUMPTION, DISFENDANTS
PRODUCED: MINUFACTIVE ED, DISTRIBUTED DINGEROUS CANNED SOUP PRODUCT WITH CHREES WEES NECKIGENCE ALLEGEDLY UNINSPECTED AND PERMITTED IT TO BE OFFICED FOR SALE IN EXCHANGER FOR MONETARY VALUE 11415 CREATEDA SGREFANTIAL LIKENHOOD OF GREAT HARM WHICH CANNOT BIZ ELIMINATED BY THE USE OF REASONABER CARE BY DEFENDANTS . THE DEFENDANTS ET. AL. ARE THE CAUSE IN FACT OF THE HARM THAT RESULTED OF ECONOMIC DAMAGE MIENTAN ANGUISH, ANXIETY, PANIC DAMAGES AT WEN AS PHTSILAR DAMAGES THE DAMAGES SUSTAINED BY THE PLAINTIFF WERR CERTAINLY FORCEABLE BY THE PERFUSANTS SHOUND HAUR BREIN FORCEABLE, THE PLAINTIFF WAS WITHIN THE CLASS OF PEOPLE WHO WELL FUREFABLY ENDANGERED BY THE DEFENDANTS ET. AL. NEGLIGENCE, PRODUCT MABILITY STRICT KLABILITY, 19 BSOLUTE LIABILITY, TORT OF REGINGROCK, CONTRIBUTORY NIEGLIGANCE, FRILURE TO ACT
IN A REASONABLE CARING MANNER IN PRODUCT
PROPUCTION, NEGLECT FAILURE TO ACT WITH RESENDED

NOTE NO MILLED FOR MANNER TO ACT WITH RESENDED CARR, NONPERFORMANCE LE FAILURE TO PROXIMATE CAUSE, MEGLIGENT CONSTRENATION BREACH OF WARRANTY TORT DAMAGES ELONOMIC DAMAGE; \$HYSICAR DAMAGE, MENTAL DAMAGE MULTIDE FAULT CAUSATIONS RECIPZOCAL RISK, MANUFACTURE DIRFIECT FAILURE TO PERFORM APAQUATE, REASONABLE

(D) INSPECTION OF PRODUCED/MANUFACTURED PRODUCT AND PERMETTED DEFECTIVE DANGEROUS ABNORMAL SOUP PRODUCT CHAM CHOWDER TO 13E MARKETED PAD SOND IN EXCHANGE FOR MODEL AZY CONSIDERATIO TO THE PLAINTIFF DAMAGES THE PLAINTIFF REGUESTS THIS HOTOEAGIE COURT IN PROSE A CY 104 TO GRADY COMPENSATORY DAMAGES CAUSED BY HARM BY THE DEFENDERATE COURT PLAINTIFF ASKS THE HONORABURATO ADMONISH THE DIEFENDANTS ETA FOR PINNITIVE DAMA ORS ASTAR HONORABLE COURT DERMS REASON ABLE, THE PRAINTIFK CAN SHOW THAT THE DEFENDANTS WARE RECKLESENES IN PHLOWING THE HARM AND DAMAGES SUSTAININ BY THE PLAINTIFF TO OCCURR. THE AMOUNT OF MONFATARY DAMAGES SOGGHT BY THE PHAINTIFE AGAINST THE DEFENDANCE Fey-AL. 15 STATED AT 950,000,00 Pags PUNITIVE DAMAGES BAND RELIEF FOR DUT OF POCKET COURT COSTS HEGGE FRES PONSULTATION FIERS, MADICAL COSTS HOSPITAL COSTS, PSYCHIATRIST MO. COSTS

(12)

THE TONT OR NEGLIGATER OCCURS WATER THE DEE ENDANTS IMFOSES AN UNREASONABLE RISE UPON THE PHAINTIFF WHICH RESULTS IN INJURY AND DAMAGE. THIS IS A PRIMA FACIE CASIZ AS TORE COMPENEATT OI NIEGHIGENCR ARE (1) DUTY A KEGAR DUTT REQUIRING DIEFENDANTS ET. AL. TO CONOUCT THEIR MANUFACTURIAL PROCYREMENT, PRODUCTION, MARRETTAL INSPECTION PROCESSES, ACTIVITIES ALCORDING TO SAFR, REASONARIE, DILIGENT 4 CARR AND STANDARDS SO AS TO AVOID UNREASONABUE RISKS TO HOND OTHERS. (Q) BREACH A FAILURE 137 DEFRADANTS ET AL - TO CONFORM CONDUCT TO REASONABLE SAFE STANDARDS BRFORE OFFERING PRODUCT FOR MONETARY VALUE IN THE MARKET TO THIS PARTICULARY PLAINTIEF AMO OTHER Conserves. THIS MUST BE CONSIDERED BY THIS COURT AS RECKLESS NEW CARDENESS, NECKIGENCE NHICH IS GROSS AND EXTREMELY HAZARDNESS, 3) CAUSATION IN FACT AND PROXIMATE 2 AUSE WHICH IS SUFFEICIFULT SUBSERUTIANS LIMK BETHERY DEFENDANTS ETAL 7 CT OF NOTE GLIGFER CR AND THE RESIDENCE DAMAGES HARM MENTAL STRESS, ANGUISH

Case 2:02-cv-00208-ARR-LB Document 17 Filed 06/27/02 Page 21 of 37 PageID #: 82 (事)(13 THIS IS PROXIMATE CAUSE! (4) HARM ACTUAL DAMAGE SUFFERED BY THE PLAINTIFF. THIS MAY BR COURT PEARD BY THE COURT AS FLLEGROLY PERMISSIUE / ATENTIONAL TOUT WARREBY PHAINTIFF 15 PERMITIRD TO RECOVER DAMA US, THE TORT PRINCIPLES WAIDER THE USC OF TOUT LAW IMPOSE ON THE DEFENDANTS (1) Compensation, THE PLAINTIFF. THE DEFEADDAITS FOT AL. OWED A DUTY OF REASONABLE DINHGEAT CARE IN PROCUREMENT, MANUFACTURE PRODUCTION, MARKETING OF DEFECTIVE DANGEROUS, ABNORMAL CONTAMINATED Sout PRODUCT AMO MUST PAGE COMPENSATION WHERE DEFFENDANTS ET AL BREACHED THAT DUTY (2) DETERRENCE-RELIANCE ON STANDARD OF XIORM NEGLIGENCE IS A TORTE (1) ADJECTIVE TO PESCRIBE CARFLESSNESS

2) HIGH STANDARD OF REASONABLE CARRE
BY DEFIZHDARITS (AUDID FORSEABLE
(HARMS) (3) LEGAL CONCLUSION BY
THIS HONDRA BUE COURT, (4) SYSTEM
OF LEGAL RECALLATIONS UPON DEFENDANT

THE PHAINTIFF REQUEETS PROMES SERVING By GDON AND PREMDANTS. THE CLS. FRORMW MARSHALL WITH PROPER VANID PROCESS SERVICE AND SUBPONER AUTHORITY TO CARL ARL DEFENDANTS. THEIR GENERAL COUNSEL, OUTSIDE COMPRETO THIS HOMORABLE COURT TO STATE THERE DEFENSES 124 THIS ACTION INTO THIS HONORABLE COURT FOR ALL SIGNIFICANT, SUBETANTIAL DAMACES, HARM AS STATED TO THIS PLAINTIFF. 1415 PHAINTIFF SERKS RELIEF AS STATED CAUSAD TO THIC PLA MITTE MULTIPHE TORTFEASORS, STRICT LIABILITY, UNDFOR U.S. G. TITLES STATUTES,

GF DIVERS, TY ETC AND ASKTHIS CONST TO GENETIES,

MON ETARY RIELIER TO THIS PLAINTIFE AS THIS PHAINTIFE IS GRAWITHD BY THR U.S. CONSTITUTION AND U.S.C. TITLES, STATUTES THE RIGHT TO SOR DEFENDANTS FOR SINGUE TORTFEASORS AND RECOVE

PRODUCT LIABILITY - CONCURR FLOWS NEGLIGENCE CONCERTED BY ACTION BY TWO OR MORE DIFFERM DAMIS JOINT AND SEVERAL WARILITY IS THE CUTTING EDGE BECAUSE IT ALLOWS THIS PLAINITIFE TO GO AFTER DEEP POCKETS OF THE DEFENDANTS ET, AL. TITIS HONORABLE FERVERAZ DISTRICT COURT IS GRANTED BY THE U.S.C. TITHE, STATURS OR THE CONSTITUTION CITTED FOR THE PURPOST OF SHOWNER BY THE PHAINITIFF ABSENCE OF REASONAB. CARR BY ALL DEFENDANTS ETAL IN THE PROGRAMMENT, MANUFACTURE, PRODUCTION AND MARKETING OF HARMFUL NEGLIGET PRODUCT WHICH HAS CAUSED THIS PLAINTIEE TO SUSTAIN SIGNIFICANT? SUBSTANTIAL ECONSONIC, MENTAL, EMOTIONAL PHYSICAL DAMAGES WAICH ARE
UNREVERSABLE DAMAGES TO PLAINTIFE RE
TO PLAINTIFE FRIENDAMINE FATERIA FAILRO SUBSTANTIALLY IM IN THE PRODUCTION OF NEGNGER T PEFECTIVE SOUP PRODUCT AND SHOULD BE JUDGEO BY JURY TRIAL TO BE GUINTY OF ALL AGEGATIONS

(5) LABREL OF PHILOSOPHY OF COMPENSATION REQUESTED BY PLAINTIFF AGAINST DEFERDARITS. FOR FOR SPECIFIED PERSONAL MATTER TORK, (6) AND PERSONS, CORDORATIONS FITC. ARR UNDER A DUTY TO COMPUCT THEIR FUNCTIONS, CENDITIONS ACTIVITY 50 AS alor TO CREATE ANY CINREASONABLE RISKOT HARM, DAMAGE,
BY THEIR MECKIGENCE, TORTS AND SHOULD BE REPRIMANDED BY THIS COURT FOR THEIR RECKLESS AMD PHONISHED FOR DEFENDANTS REAL. ACTIVITIES ACTIONS WHICH RESUNTED IN SIGNIFICANT DAMAGE TO THIS PHAINTIFF. THE PHAINTIFF REGULES TO THAT THIS ACTION AGAINST AM MAMED DEFENDANTS ETAL & BR ACCEPTED INTO THIS HONORAGS 27E COURT FOR TRIAL BY JURY. THE PHAINTIFE

CAN PRODUCE, MEDICAL DOCTOR RECORDS

RECORDS FROM TWO MATON HOSPITAL

(B)

IN NASSAY COUNTY, STATE OF HEN YORK SHOWING REFLECTIONS ALL SUBSTANTIAN, SUSTAINED ALL DAMAGE, LETTER OF CONSIDERATION FROM DEFENDI INICHADING COPY OF CHECK FROM PRATENDANTS - FOR \$75,00 ALONG WITH COUPONS (8) FOR PINSBURY
PRODUCT AND WIST OF AND REPRESENTATIVES OF ALL DEFISAID GATS NAMES, DATES OF DISCUSSIONS REGARING COMPLAINT HOLD LETTER FROM GENERAL MILLS INC REPRESENTATIVE ON PROGRESSO LETTERHEAD STATIONS AND OFFERING CONSIDERATION FOR THE PLAINTIFF PROSE 15 JONSID PRING A MOTION TO MOUR THIS HONORABLE COURT TO TRIAL By Juan Amorican For SUMMARS JUDGEMFEAT PUTRIAL ACTION FOR AM SYSTAINED DAMAGED AS STATED AGAINSTANDREPANDAMIS FIAL. CAUSES OF ACTION HAVE BEEN STATEN WITH STATED WITH

(13) CAUSE IN FACT SHOWN THAT THE DEFENDANT Communes was THE CAUSE IM FACT OF PHAINTIFFS /NIURY PLAIMTIFF SAOWS CAUSE IN FACTIFF TO SHOW DEFENDANTS CONDUCT WAS A "BUT FOOT! CAUSE OF PLAINTIFF INTURIES HAD AU DREENDENTS NOT DETRO NTECNIONATING PLAINTIFFS INJURIER WOUND NOT HAVE PESULTED, DESPONATION OF COMPANY CARES THIS PHAINTIFF STERES COUNT ORDEN TO ENTOIN AND PERFEUDDANG RETAL SHARED BY TWO OR MORE PARTIES MEGNGENT INFLICTION OF EMOTIONS DISTRESS. THE COURT APPLIES A REASONAME FORESEEABRITY STANDARD 1 PHYSICAL PROXIMITY 2 SENSORARY PROXYMITT 3 RELATIONAR PROXIMITY, PRS/PSA LAGUITUR - TITIS DOCTRIME SPRAKS FOR 175 RIX AUX AIROWS THE PLAIMITER TO POINT TO THE FACT OF THE LUCIDENT AND CREATE AN INFFERENCE THAT EVER WITHOUT A PRACISA

BEHALED AND DEFFENDBAITS ET AZ.

NRGWERD AND DEFFENDBAITS WERE

NRGWERD - 11.

STRICT LIABILITY - THE PLAINTIFF ANNEGRS THAT THE ANLOF THE DEFTONDAYTO r. ARE LIABLE FOR NEGLIGENCE JOINTHY EVEN WITHOUT PROOF OF EVIDENCE IN THE STANDARDS OF NEGLIGENCE THE DEFENDANTS CALL) JOINTLY ET. AL HAVE A DUTT NOT TO MANGFACTURE PRODUCTS MARKET DANGEROUS PRODUCTS SUCH AS THAT WITICH PLACATIFF CONSUM PRODUCED PRODUCTION AS ABNORMANNY DANGEROUS AREA
HIGH DEGREE OF RISK, GRAVITY OF HARM. DAMAGETE

THIS CIVIL ACTION FILED

THIS CIVIL ACTION FILED

THE PLAINTER AGAINST AND DEFENDANTS ET AL 15 PELATED' STATED AS THIS ACTION INVOLVES THE SAME FACTUAL ISSUES, OR GROWS SUT OF THE UNDRE 50,3 RELATED CASES, FARE THE PLAINTIFF ASK THIS HONOZABLE COLOT PERMISSION TO CONSOLIDATE AND EN-JOIN ALL DEFENDANTS ETIALILATO A CONSOLIDATED GROUP FOR THE PURPOSE OF SAVING DE JUDICIAL RESOURCES. WHILE THERE IS NO hAW EXCEPT FOR THE EFFREAR FROM AND DRUG ACT AND OSHA RULES OF SAFETY WHICH REQUIRES A COMPANY (COMPANIES) DEFENDANTS FET. AL. TO PROVIDE A WRITTEN WARRANTS

THE FERRAL FOOD AND DRUG ACT AND

OSHA RULES OF SAFETY WHICH REQUIRES
A COMPANY (COMPANIES) DEFENDANTS

ET. AL. TO PROVIDE A WRITTEN WARRANTS

ON ITS MANUFACTURE PROTECTION TO

CONSUMERS WHO PURCHASE MANUFACTURED

PRODUCTS WHICH HAR DEFECT THE, DANGER ON

HARMFUL ETC. AND PRODUCTS PRODUCTED

TO BE SOLD TO CONSUMERS CAPRY ANY

IMPLIED WARRANTY OF MERCHANTABILITY

FE C. 9. IF THE PLANTIFF PURCHASES A PRODUCT

FOR A PARTICULAR PURPOSE THE MANUFACTURED (PRODUCTED) PRODUCT MUST BE SAFE, PRODUCED WWA CARR AND BE SAFELY CONSUMED PRODUCED WITH DILLIGHMY CARR AND MARKETED AND ABLE TO FULLY SATISFY THE Consumer BUTER IN THIS ACTION THUS PARTICULAR PLAINTIEF. THIS PLAINTING WILL SHOW AS THE COURT INSTRUCTS THAT DRFRADAMTS, UNREASONABLE CONDUCT IMPOSED AN UNREASON ABY RISK OF HARM DANGER, AND SIGNIFICANT DAMAGES ON THIS PLAINTIFF, /N DETERMING WARTHER THE RICK OR HARM, DAMAGE SUSTAINED BY THE PLAINTIFF FROM DETERNAMIS NEGLAGINA WAS SO GREAT AS TO BE "UNREASONABLE THIS HOWORABIE COURT MAY USE A BALANCING TEST : OBJECTIVE STANDARI THE UNREASONABIRENESS, NEGLIGENCE TORT LIABILITY, PRODUCT LIABLITY FITCE
FOR PRODUCTION MARKETIME
FOR PRODUCT OF A PRODUCT UNSAFE, DANGEROUS, HARMEUL 18 CONCLUDED BY THE PLANTIFF THAY THE DEFENDANTS ET AL. CONDUCT IS VIEWED UNDER AN OBJECTIVE STANDARD, WOULD A REASONABLE, PRUDENT RESPONSIBLE DEFENDRATS DO AS DEFENDANTS ET AL DIO IN FAIRIME

TO PRODUCE A REASON ABORNY SAFE Consumanua Soup PRUDUCT OR SHOULD THIS PLANTIEF AMD OTHERS BE ALLOWRO TO SUEFER SUSTAINFED DAMAGE Economic, MENTAL, PATSICAL : DAWAGE ? BY THE CARELESS, RECKERS, BRHAVION OF THESE PARTICULAR DEFERIDANTS ET AL THE CONCHUSION DRAWN BY THIS PLAINTIFF IS CRUTAINING NO AND THESE DEFENDANTS ET, AL, MISSREPRESENTED THEIR PRODUCT, THUS COMMITTING AN ACT OF FRAUD YPEN THE PLAINTIFF WHO IS A OFING
IM PROPER MAINTEN TO SUR APPRECIOANTS FOR SUBSTANTIAN, SIBALIFICANT DAMAGES, PUNITIVE DAMAGES, AND RECOURR ALL COURT LEGAL, EXPERT WECKIGRACK, USE OF THE FEDERAL MAIL TO ENDICATED THAT WARD A LETTER TO CONSUMEN, ADE AND FULLY ACTED IN INEQUEABLE, UNREASONABUR, UNFAIR MANNER TO TILL OF MENTAL, PHYSICA, DAMAGE

SUCH FAILURE, MISCONDUCT,
NEGNIGHUR, MISREPRESENTATION, PRODUCT LIABILITY, TORT HIABILITY, ABSOLUTE KIABILITY, STRICT LIABILITY, NEBLIGENCE PER SE CAUSE IN FACT, AD DAMNUM, CAUSE IN FACT, AD DAMNUM, GROSS NEGRIGEN CR, HERRINDEN, MEGLECT, NOW PERKONMANKE, TONT OF SEGLICENCE, CONSCIENCE SHOCKING CONTIBUTORY REGLIGHNER, CUPALATA NEGNICENT CONCERTERATION, X4155 ANCE RES IPSA LOQUITUR, PRIMA FACIE CAUSE, RECIPROCAL RISK, FITC MNDER THE ARTICHES, TITLES, STATUTES OF THE FEDERAL USC COOR INCLUDION PIVERCITY GRANT THIS DEFENDANT RELIER FOR AN DAMAGES SCRETAINERD WHICH WILL BE PROVEN IN TYRY TRIAL THE DEFENDANTS .T. SHOULD BE HELD FULLY LIABLE, PESONALLY AND AS CORPORATRONS FOR THE ABOUR STATED LEGAL CAUSES, WHAT RIGHT

DO THE DEFAMBANTS

AS LARGE CORPORATIONS AND PERSONS

(23) US. FRORAL US, C, TO VIOLATE THE FITLES, ARTICHES STATUTES OF THE FROMMAL USIC, CODE AMO CONSTITUTION BY RECKHESSAUESS FUD ANGERMBUT, MISMANAGEMBUT ALLEGED UNREASONABLE CONDUCT TO CAUSE SUCH ECONOMIC, PITTSICAL, MENTAL AMOUISH PAIN AND SUFFERING PARIC, EMOTIONAL DAMAGE TO THIS PLANNTIEF AND GTHERS ! THE PEOPLE " WITO CANNOT ATFORD HER PORTE ATTORNETS, COUNSEL, CONSULTANTS TO ASSIST IN SUCH ACTIONS AS THE PROCESS
PROSE UNDER PAUPEL STATUS USING EVERY KEGALUS C. TITHE STE
STATUE ACTION
TO SUR DERP POCKET DEFEND ANTS FOR BAMAS OFF FRAN IN CONSIDERATION AN INSIGNIFFITANT CONSTRUCTION, A TRW 13/5 GUIT COUPONS AND A SMARL DOWN. ALL CONSIDERATION PER REJECTING REACHING OUT FOR THIS HONORABLE COURT TO
GRANT THUPLAINTIFF A SOMEWHAT HUMBER

PHINTIES PAUPER STATUS THE
PATTLES PAUPER STATUS THE · · · · Complain, FILE

(213) A FEDFRAL COMPLAINT ME THIS HONDRIABHE COURT, BE GRANTED SUMMONS BY US FED EARL MARSHALL SUBPONEA ATHORITY TO CANL ALL DEFENDANTS NOINTRY INTO THIS HONORABLE COURT WITH THEIR COGNSEN - ADUD BE GRADITED RELIEF REFOR ALL DAMAGES HARM, DIMINISHED CAPACITY DUR TO AND DEFENDANTS ACTIONS MISCONDUCT FAILURE TO PERFORM WITH REASONABLE CARE.
THE PHAINTIFF REQUEST SONABLE CARE. TO ACCEPT THIS ACTION INTO THIS FRORAT DISTRICT COURT AS PRO SE, PAUPER STATUS AND GRANT FOR DAMAGES SUSTAINED BY PLANATIET PUNATIUR DAMAGES AS DREDMED REASONABLE BY THIS HONDRABLE COURT BY JURY TRIPL BOB! MBURS EMFORT TO PLANTIFF FOR AM COURT, ATTORNERY COUNSEL MANON, -2011 FOR AM COURT,

COSTS IN TEREST From DATE OF FILING
THIS COMPLAINT BUHICH APROXIMATES NINE PERCENT PER AXMUM UNTIL FINAL JUDGEMENT AGAINST AND DEFRANDANS JOINTRY, -- ARR DECIDED IX THIS HOMORABHA COURT BY JURY TRIAL AS WELL AS APOTOS, TO PLANTING AS HOTO DAMAGES AWARDED FROM DIRTY HARNDS OF DEFENDANTS (ALL) JOINTLY - OF PERSON AL CONTRIBUTIONS FOTANISTE AI DEAST ONE THOUSAND DOLLAS TO TAIR VITTIMS HOND FAMILIES OF THE WORLD TOADE CHOTTEN DESIGN FUND AS DETERMINATED BY THE MAGISTRATE OF THIS TOGET ALDONG WATER A FULL PAGE ADDROKE SEARCH the AN ISCUE OF NEWSPADER U.S.A. HARRING THE NOW PACES BURDEN ON AND THE PROPERTY. THRECTORS OF SUCH COEPOSATION, SUBSIDIARIB FERRESSO 7 CLASTIF FOODS COMPANY WITH DECLARA WITHIN HIGHEST STANDARDS OF CONDUCT

HERENER

35-1

/ ASK THIS HOWGEARING COIRT TO HAVE ALL DEFENDANTS COMPRAINT/CIVIL ACTION TO EXPLAIM TO THIS COURT AND TO THIS DEFENDANT WHAT AUTHORITY, RIGHT, ETHIZ BELIFE, BEHAVORIAL CODE THEY PRACTICE AND FORMOW AS REPRESENTATIVES OF THEIR SHARRHOLPIERS, WITH THEIR DEEP POCKETS TO CAUSE TO THIS PLAINTIPK AMO OTHERS, THE PROPERTY AS CONSUMENS SUCH DAMAGES AS ALLEGED AND THE REASON FOR THEIR FAILURE TO CONDUCT
THEIR REPRESENTATIVES PREATIONS IN PERSONABLE PRYDEMY CARE SO AS MOT TO BRIML FORTH AND FORTH PRESENTE COR CITIZEN OF THREE UM NOW STATES & THEY SHOULD BE ADMONISHED BY THIS COURT FOR THEIR ACTIONS AMO BE COMPRIATION
FACE RESIDUD TO GHIS COMPCHONTO

PERENDAMIC TO GHIS COMPCHON TO

PERENDAMIC TO COMORNISATE THIS DAMAGRO PLA 18 ATR THIS DAMAGRO PI-AMTIFF To -97 OF THEIR 40 TAGE NEW EMAY HARY WITH OPERATE HIGHRET STANDARDS OF COOLDYLY, THE TWIN PEMOUR FROM THEIR ORGANICATIONS GARED SON BBAR DIRTY HARIDS. Dun Com PERSONALLI CORPOR In a am DUTERMINED AS

Case 2:02-cv-00208-ARR-LB Document 17 Filed 06/27/02 Page 35 of 37 PageID #: 96 TOURISM SON ALONE STATE OF THE PARTY THREA DIRTHANDERTO IN THIS HOWER ABLE COYET AND THAT THIS CIVIL ACTION COMMERCE SOONEST THE PLAINTIFF UNDER PAUP EN STATUS BE PERMITTED TO FILE THIS COMPLAINT WITH CERTAIN DOCAMENTS TO THE CLERK PRO SE 14 THIS COCRT AND THAT THIS COCKET UNDER ALL PLEADINGS, STATUTES, TITLES, ARTICLES OF THE CONSTITUTION U.S.C. CODE GRANT ACLEPTANICE OF THIS QIVIL ACTION AGAINST ALL DEFEADANTS, GRANT TO PLAINTIFF AUTHORITY TO PROCEED TO HAVE THE US FEDERAL MARSHAN PROCESS SERVE THE COMPLAINT GROW AND ALLOW THIS COMPLAINT TO BE HEARD BY THIS PRECISE HOWABLE DISTRICT

FEDERAL COYET FOR PLAINTIFF NOW SURS

FEDERAL COYET FOR AND DEFENTANTS DAMAGES AND FRATTHE CONFRONT DISTRICT COURT TO ENJOIN ALL DEFENDANTS TO RESPOND TO THIS COMPLAINT WITHING THE STATUTORY TIME OF TURNTY OR THRTY DAYS FROM RECEIPT OF PROCESS BY THE US, FEDERAL MARSHALL, FUTHER, THE PLAINTIFE REQUESTS THIS HONORABLE TO POCKET (INDEX) THIS COMPLAINT AS TIMELY FILED AND ADDITIONALLY GRANT VENUE IN THIS COUNTY, THE LONG ARM STATUTE OF THE
'1S C PRIMITS THIS COURT TO COMMAND THE
FEFTENDANTSTORPEAR OR THEIR COUNSEL IN THIS FEDERAL) ISTRICT TO RESPOND TO THIS COMPLAINTE THE PLAINTIFF DORE TO VARIOUS RAASONS PANNOT TRAVEL TO FEDERAL DISTRICT COURT

TO TRAVEL TO SUCH COPERT HOUSE
AS ONLY MEANS OF TRANSPORTATION (HIS WAS DAMAGED RECEASTRY IN SUFFOLK COUNTY NEW YORK PLAINTIFF CAN REACH THIS COURT BY THE LONG /SLAND RAILRDAD AND THE KEW YORK CITY SUBWAY, TRANSFIZA OF THIS COMPLAINT TO CENTRAL ISWA FEDERAL DISTRICT COGAT WOULD CREATE AN UNREASORDABLE HARDSHIP TO TRAVER TO SUCH LOCATION AS MASS TRANSIT IS NOT AUXICABLE PLANTIFF WOULD HAVE TO TRAVEC PARTLY BY TAXI CAB WHICH WORKS BE EXPENSIVE AND CHARRASOMABLE. THE PLAINTIFF AWAITS THE DECISION BY THIS COURT TO PROCEED WITH THIS COUNT CAINST (IN THIS HOW ARABORE COCKET AT CADMAN PLAZA, KINGS COCKET BROOKHTRO NELL) YORK